## Attachment G

## DRINKING WATER SOURCE PROTECTION ZONE CONDITION OF APPROVAL (COA)

This lease (or a portion thereof) has been determined to be within a public Drinking Water Source Protection Zone. Prior to any surface-disturbing activity, the lessee/operator must contact the BLM field office and the public water system manager to determine any zoning ordinances, best management or pollution prevention measures, or physical controls that may be required within the protection zone(s). Compliance with Drinking Water Source Protection plans, developed by public water systems under the requirements of R309-600, Drinking Water Source Protection for Ground-Water Sources (Utah Administrative Code), is mandatory. Compliance with county ordinances to protect the source protection zones, as required by Section 19-4-113 of the Utah Code, is also mandatory.

Some public water sources qualify for monitoring waivers which reduce their monitoring requirements for pesticides and volatile organic chemicals (VOCs). Exploration, drilling, and production activities within Source Protection zones could jeopardize these waivers, thus requiring increased monitoring. The operator must contact the public water system administrator to determine what effect their activities may have on the public water system's monitoring waivers. Compliance with other Utah State rules to protect surface and ground water such as the Utah Division of Water Quality Rule R317 (Water Quality Rules) and Rule R649 (Rules of the Utah Division of Oil, Gas and Mining, Utah Oil and Gas Conservation) is required.